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NO. _____

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OFFICE OF THE CLERK
SUPREME COURT, U.S.

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

SEAN SHALLOW -PETITIONER
ON PETITION FOR A WRIT CERTORI TO

V.

OCTAPHARMA PLASMA INC.
UNITED STATES et, al. -RESPONDENT(S)

ON PETITION FOR A WRIT CERTIORARI TO
FOURTH CIRCUIT COURT OF APPEALS

PETITION FOR WRIT CERTIORARI

SEAN SHALLOW TITLE GOD

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RECEIVED

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SUPREME COURT, U.S.

i. QUESTION PRESENTED

Is it unconstitutional and criminal for the lower courts to willfully rule against and dismiss the petitioner Sean Shallow civil suit, to assist the respondent(s) United States employees (team members) and agencies in criminal and civil tortfeasor acts kidnapping, attempted murder, devil worshiping ceremony, theft of money, credentials, documents, destruction of private property and sexual harassment because Sean Shallow title God refused to indulge or join in homosexual gay sex, pedophilia, illegal drug use and contract a deadly or dangerous disease HIV aka the ninja, herpes 2, genital warts, gonorrhea and chlamydia aka the drips, a requirement set forth by self appointed supreme Carla Shallow Faith and self appointed interim title God Sylvia Shallow Hope, who is using Sean Shallow the petitioners name and credentials to appoint Presidents, Mayors, Governors, U.S. Supreme Court Justices, State and Federal judges, directors of U.S. agencies, Attorney Generals, Special Agents in charge, politicians and also committed terrorist acts, ordered America into illegal wars and created a 30 trillion USD debt.

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- 3a. Fourth Circuit Court of Appeals En Banc Order
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iii. TABLE OF AUTHORITY

United States v. Abilene & S. Ry., 265 U.S. 274 - Court held that agency decision making had to meet the procedural standards of civil trials and that only certain questions could be definitively answered by agencies

Allen v. Grand Central Aircraft Co., 347 U.S. 535 - Court ruled that administrative exhaustion is not required when an agency's action is allegedly unconstitutional or beyond the scope of the agency's authority

Obergefell v. Hodges, 576 U.S. 644 - Ruled that marriage is a fundamental right protected by the Due Process and Equal Protection clauses of the 14th amendment, requiring all states to license same-sex marriages and recognize same-sex marriages that occurred out-of-state.

Monroe v. Pape, 365 U.S. 167 (1961) - 42 U.S.C. § 1983 is meant to give a remedy to parties deprived of constitutional rights, privileges, and immunities by an official's abuse of his position, as the federal remedy was supplementary to any state remedy, and the latter need not have been first sought and refused before the federal one was invoked.

BURLINGTON INDUSTRIES, INC. v. ELLERTH 123 F. 3d 490 - When discrimination is thus proved, the factors discussed below, not the categories *quid pro quo* and hostile work environment, control on the issue of vicarious liability.

iv. PETITION FOR WRIT CERTIORARI

Sean Shallow title God petitioner for Writ Certiorari, filed the civil lawsuit for a pattern of tortfeasor criminal and civil acts committed by the respondents, he respectfully petition The United States Supreme Court for a review of the lower courts decision via the respondents, team members, GLAD United States willful retaliation and discrimination.

OPINION BELOW

The opinion of the lower courts Federal District Court Virginia Eastern District Norfolk Division & Fourth Circuit Court Of Appeals in this case has not been published, unpublish.

STATEMENT OF THE CASE

On 07/24/2020 Sean Shallow filed the civil lawsuit for reckless gross misconduct a pattern of criminal tortfeasor acts by the United States employees dating back to year 1988, on 01/06/21 motions for dismissal was entered to distract the petitioner Sean Shallow title God to carry out a plan of criminal treasonous riot attack at the capital building to steal the election for Donald J. Trump. On 08/16/21 the judge of the respondents team - group appointed by Barack Obama a man who could never be president (he's African Born allegedly) sign the order. On 09/08/21 Appeal was filed in 4th Circuit Court of Appeals, on 04/25/22 an arbitrary arrest of Sean Shallow title God was plan which turn into kidnapping to dismiss the case

v.

04/26/22 and allegedly get U.S. Supreme Court Justice Katanji Brown Jackson nomination confirm.

JURISDICTION

Mr. Sean Shallow invoke jurisdiction under 28 USC 1251, Article III Section II U.S. Constitution & Final Order from fourth Circuit Court of Appeals dated 4/26/22, this petition is file within ninety days of the fourth Circuit Court of Appeals final order.

Constitutional Provisions Involved

5th Amendment of the United States of America Constitution Procedural Due Process Clause: **No person shall** be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor **be deprived of life, liberty, or property, without due process of law**; nor shall private property be taken for public use, without just compensation.

14th Amendment of the United States of America Constitution: No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; **nor shall any State deprive any person of life, liberty, or**

vi.

property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

8th Amendment of the United States of America Constitution: Excessive bail shall not be required, nor excessive fines imposed, **nor cruel and unusual punishments inflicted.** Rational Basis Test - To pass the rational basis test, the statute or ordinance must have a legitimate state interest, and there must be a rational connection between the statute's/ordinance's means and goals.

Federal Statutes Involved

28 USC 2674 FTCA - The United States shall be liable, respecting the provisions of this title relating to tort claims, in the same manner and to the same extent as a private individual under like circumstances, but shall not be liable for interest prior to judgment or for punitive damages

18 U.S. Code § 1113 - Attempted Murder

18 U.S.C. § 1201 - Kidnapping

42 U.S. Code § 1983 - Civil action for deprivation of rights

18 U.S. Code § 242 - Deprivation of rights under color of law

18 U.S. Code § 1512 (a)(1)- Tampering with a witness, victim, or an informant

18 U.S. Code § 249(2)(A) - Hate crime acts

18 U.S. Code § 1513(a)(1)- Retaliating against a witness, victim, or an informant

18 U.S. Code § 1505 - Obstruction of proceedings before departments, agencies, and committees

Title VII of the Civil Rights Act of 1964 - SEC. 2000e-3(a). [*Section 704*]

Discrimination for making charges, testifying, assisting, or participating in enforcement proceedings.

29 CFR 1604.11(a)- Sexual harassment - Harassment on the basis of sex is a violation of section 703 of title VII. 1 Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment

REASON RELIED ON FOR THE WRIT RULE 10 and 14.1(h). The federal district courts New York & Virginia dismiss the petitioner's cases for FRCP.

12b(1)&(6) affirm by 6th & 9TH Circuit Court Of Appeals, it created a contradiction between the clarification of the lower court and U.S Supreme court to survive motion for 12(b)(1) & (6) discrimination against the petitioner. see Case: 1:13-cv-01356-JRA & reason listed on page 4 & 6

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PETITION FOR WRIT CERTIORARI

Prima Facie Facts

Case No. 2:20-cv-000389 was filed in the only legal court system Federal court because of a perpetual pattern of a heinous pack made in anonymity dating back to year 1988, to commit reckless negligence gross miss conduct criminal and civil tortfeasor acts against the layman petitioner Sean Shallow title God. The respondents used the United States agencies, judicial and political system with an embedded gay mafia (GLAD) members, who's catch phrase is "my God" referring to Carla Deborah Shallow aka Faith, Karen, Sylvia Marlene Shallow aka Joyce, Joy, Hope and Theresa Matthew. On July 23rd 2019 Sean Shallow title God was kidnapped cover story medical hold because of deformation, slander per se loathsome disease he is patient zero who made, Politicians, Celebrities, Law Enforcement, Pro Athletes, Judges, Justices and military personnel ill. Have any of you Justices, Politicians, Celebrities, Pro Athletes ever seen Sean Shallow title God at any of the sex magic ritual, gravy orgy or devil worshipping events you all attend to gain status and position? Have you Justices, Politicians, Attorney Generals, Directors and Special Agents in Charge ever heard Sean Shallow title God stated that you all had to do any illegal things like (used illegal drugs, contract a deadly or dangerous disease, have sex with underage children, give up your children for homosexuality – transgender, commit devil worshipping human sacrifice

etc. to gain status or position in the system? Disclosed – confessed by Carla Faith and or Sylvia Hope “that’s their way” a requirement made up by them.

On July 23rd 2019 after 8:30 pm Sean Shallow neck was snapped (supplemental nutrition assistant program) – SNAP name after the attempted murder) by a dark skin, homosexual, HIV positive, cigarette with cocaine smoking functional junkie black male know as Nate. They claim he was waiting in Sean Shallow title God Jeep Cherokee breaking and entering and snapped his neck.

Nate Dawg worked at Octapharma plasma Chesapeake with the petitioner at the time of the attempted murder and is linked to, Special Agent Eric Glad gay mafia, Calvin Broadus, William Barr, Cassandra Rampaul's, Quincy & Haitian Jack. It is disclosed confess that Daniel Davis who stated he is Eric’s linked to Haitian Jack's orchestrated the reckless negligence kidnapping – medical hold with devil worshipping human sacrifice ceremony and the petitioner Sean Shallow title God was Asystole dead for eleven – forty minutes. We know that a bomb was surgically removed from his head that was implanted in October 2013 kidnapping in Trinidad & Tobago, but other illegal torture devices were implanted

into the petitioner body & head. Sean Shallow suffered numerous disabling personal injuries from 23 July 2019 reckless negligence criminal tortfeasor acts, he was hospitalized for 7 days and it took approximately one month recovery time, his right bicep is still missing about a quarter of the surgically removed muscle to implanted a device, Sean Shallow is still scarping quick silver from five different areas in his head daily the residue from the painful torture administered daily via the illegal implanted torturous devices.

The respondents claim they had an order like December 12th 1996 military kidnapping, August 1996 attempted murder, physical assault & a few attempts to intentionally give the petitioner HIV aka the ninja & herpes 2. Sean Shallow at that time was a medic soldier serving in the United States Army. Disclosed / confessed "Eric did it" his team Winston Donovan aka Chill, Brown, Haitian Mark along with Derrick Hall link to Usher, Rick Ross & Justice Clearance Thomas – **did Justice Clearance Thomas get nominated and confirm because of 1996 criminal tortfeasor acts by his team leader Haitian Mack?**

Also October 2013 kidnapping the Respondents claim they had an order, was October 2013 kidnapping order; if their claims are truthful signed by Justice John Roberts? Justice John Roberts ran out the court room in year 2015 so fast, Sean Shallow didn't get a chance to ask him in person then. The world also got a chance to see an entrapment scam set up on 04/19/2022 to shoot Sean Shallow down in the

streets at 4616 Broad street Pembroke apartment complex where Ashton George aka funk flex & Derrick Hall team members work, when it fail he was kidnapped by 3 agents wearing Virginia Beach Police uniform, held in Virginia Beach jail for four days, disclosed - confessed "to get the votes for Katanji Brown Jackson nomination to be confirm and dismiss all the federal civil suit, case no. 21-1989 4th Circuit Court of Appeals & 2:22 -cv- 00048 Norfolk Federal District Court. We know during Donald Trump impeachment Justice John Roberts stated "he is not going to change teams" responding to Sean Shallow warning that Carla, Sylvia & Theresa will not be team leaders nor work with or for Sean Shallow title God

Recently a photo of John Roberts was posted on social media claiming 12(b)(1)&(6) motion granted to dismiss the cases in Norfolk Federal District Court & affirm in 4th Circuit Court of Appeals quoting the social media post "the law was applied properly". FRCP 12(b) pertains to pretrial motions, and 12(b)(6) specifically deals with motions to dismiss for failure to state a claim upon which relief can be granted, in this case the petitioner gave sufficient facts to show more than a sheer possibility that the Respondents acted unlawfully and unconstitutionally. A claim is facially plausible when the petitioner pleads factual contents that allow the court to draw the reasonable inference that the Respondents is liable for the criminal and civil tortfeasor acts (The respondents disclosed / confessed). As a practical matter, Rule 12(b)(6) motions are rarely successful, and when they are, their success usually has more to do with

the JUDGE than the law, Arenda L. Wright Allen, appointed by Barack Obama an African foreigner who can not be president, (Article II, Section 1, Clause 5 No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President (Thank You special agent Lana in Hawaii).

The claim is listed on the intake form the clerk's office list the claim on Pacer and the petitioner listed it twice, short concise statement & relief is listed in the demands & can be made monetary. Obstruction of Justice, Witness, Victim Tampering & Retaliation, 5th, 14th Amendment rights violation due Procedural process clause & 8th Amendment rights violation equal protection clause.

Justice John Roberts when you were nominated by George Bush Jr. and confirm were you aware of the heinous terrorist attack September 11th 2001 orchestrated by Sylvia Hope and or Carla Faith, that used America military plans to down the world trade center disclosed / confessed quoting "that's theirs so they can destroy it". Justice John Roberts are you aware of George Bush Sr. roll in the assassination of President JFK? (George Bush Sr. reached out to Sean Shallow from his death bed before he expired & apologized, George Bush Jr. care to enlighten Sean Shallow why?

Justices Sonia Sotomayor & Elena Kagan were you aware that Barack Obama is not an American born citizen and special agent Wright reward for his part in Sean Shallow military problems. Is Barack Obama and Katanji

Brown Jackson appointments payment for Avalon Lewis, Lemore Lewis and African Wright involvement in the heinous pack made in anonymity against Sean Shallow title God? The Respondents 2nd reason for dismissing and affirming the decision 12(b)1 motion provides a defense for “lack of jurisdiction Monroe v. Pape, 365 U.S. 167 (1961) 42 U.S. Code § 1983 & The United States Constitution Article III, Section 2, Clause 1 states: Federal Court shall have jurisdiction over cases that the United States is a party of. 28 U.S. Code § 1331- Federal question states the district courts shall have original jurisdiction of all civil actions arising under the Constitution, laws, or treaties of the United States. So the Respondents argument is moot. Which gives rise to Obstruction of Justice 18 U.S. Code § 1505 - assisting and helping cover up the tortfeasor criminal acts & Constitution rights violation 5th & 14th Amendment Due Procedural process clause.

Accessory to the crimes after the fact, Kidnapping, Attempted Murder, Hate Crimes – Omission – Reckless Negligence 28 USC 2674 FTCA & 8th Amendment rights violation equal protection clause, Rational Basis test & Intermdiate scrutiny – Discrimination.

In this case we see all the respondents link together, employees of Octapharma plasma Inc. who are involve in the attempted murder, kidnapping, devil worshipping human sacrifice ceremony & wrongful seizure of the petitioner's identification and documents, Mexican Kayla Gurtman, Daniel Davis, Sean McWen aka Joe rewarded with Joe's

Kwik-E Mart being name after him, Zac, R.L. Nate Dawg, Queshawna, Brooklyn, Jenn, Valerie, Levi, Ryan and Kaylee all linked to Eric's team James Hunt, William Barr Attorney General appointed by Donald Trump who didn't win the presidential election but a fraudulent election was certify, disclosed / confessed (thank you Abigail Pennsylvania). These individuals representing Octapharma plasma Inc. committed a hostile environment & quid pro quo sexual harassment, claiming they were investigating Sean Shallow but they were just trying to recruiting him to join them. They even claim the fat white female Brooklyn was a pro sex worker & all the men Zac, Nate, Ryan and females Kayla, Brooklyn, Jenn, Valerie underage Melissa and a few others were ill with HIV aka the ninja and herpes 2 trying to intentionally infect Sean Shallow title God via unwelcome sexual advances.

Homosexual advances always unwelcome, which became the defining point for employment a pattern of behavior for over a few decades. BURLINGTON INDUSTRIES, INC. v. ELLERTH 123 F. 3d 490.

Did U.S Justices Neil McGill Gorsuch, Brett Michael Kavanaugh & Amy Vivian Coney Barrett know that Donald Trump was appointed as President because of a deal made, that the Republicans get to serve 8 years and Democrats get to serve for the next 8 years. An illegal rogue undemocratic criminal act. U.S Constitution Article II Executive Branch Section 1 President in chusing the President, the Votes shall be taken by States, the Representation from each State having one Vote; A

quorum for this Purpose shall consist of a Member or Members from two thirds of the States, and a Majority of all the States shall be necessary to a Choice.

Argument

The Respondents criminal and civil tortfeasor acts started with 18 U.S. Code § 1512 (a)(1)- Tampering with a witness, victim, or an informant & 18 U.S. Code § 1513(a)(1)- Retaliating against a witness, victim, or an informant because of case Sean Shallow v. FBI, No. 19-1848 (4th Cir. 2019), a pattern of gross miss conduct dating back to year 1996 when FBI agent Ivy & later Dr. Park's Doc's 34th Street medical give rise to Adidas Ivy Park brand violation of son of Sam law. These individuals assisted in the cover up of the respondents criminal tortfeasor acts from the military. We see the pattern of homosexual, sexual harassment hostile environment & Quid Pro Quo at Octapharma plasma Inc. Perpetuated, white male Zac touching the petitioner's hand in a sexual manner and Sean McWen asking him to see his penis, when the harassment was complained about (hostile environment – quid pro quo) adverse action discrimination termination of Sean Shallow employment happen, 29 CFR 1604.11(a) & Title VII of the Civil Rights Act of 1964 - SEC. 2000e-3(a). [Section 704].

The Respondents sexual harassment had an underline plot, attempt to infect the petitioner Sean Shallow with HIV aka the ninja and herpes 2. A recruitment scam to say Sean Shallow title God is with them and every human as mention previously got ill because of him. While working at Octapharma Plasma the petitioner money via fraudulent child support was embezzled. Unpaid wages a

pattern of money theft using American agencies, IRS & Child support enforcement – New York & Maryland. The petitioner is paying for Eric's son Ahmani if any human don't believe him let's ask (Oprah Winfrey, George Bush Jr. and Megan Merkle under oath), disclosed / confess by Sylvia Marlene Shallow aka Hope, Joyce quoting her "Ahmani is not your child Sean Shallow, he is Eric's child and we fabricated – Falsify documents" – the petitioner has no children. (This Hon. Court knows first hand of the Respondents crimes of altering and falsifying documents in official proceedings Case No. 121380 Writ was altered by a GLAD gay mafia member going by the name Super Man a tall dark skin Jamaican male, also in 4th Circuit Court of Appeals Case No. 21-1989 by Devinta Smith working at CSL Plasma.

On 23 July 2019 the respondents United States agencies with Gay and Lesbian Advocates and Defenders GLAD – gay mafia members – team mates, used their perpetual recycle pattern of 18 U.S.C. § 1201 kidnapping, 18 U.S. Code § 1113 attempted murder, causing numerous disabling personal injury with torturous devices implanted in the petitioners head and body, 8th Amendment rights violation cruel and unusual punishments inflicted and devil worshipping ceremony, 1st amendment rights religious freedom violation the petitioner is Christian. The respondents wrongfully seized the petitioner's wallet with identification and bag with documents high school diploma, military medic diploma, medical assistant, EMT certificate, (resident alien card, Trinidad & Tobago passport.

Is the petitioner Sean Shallow American & Don't need these documents?).

phone, computer, recording mic & bicycle, the Respondents then lied in an official proceeding, claiming it was a hit & run accident. The 5th Amendment rights violation wrongful seizure, is a scam to say the petitioner has dual residence in Washington DC & Virginia Beach, look out side Justices D.C.

Regentrification is because of the wrongful seizure, same in Virginia Beach.

Quoting the white male on 25 April 2022 wearing Virginia Beach sheriff uniform with fake name Fay at Virginia Beach jail “we will give you back your property” (most likely Hampton road).

On 4/25/2022 the Respondents pulled a hail Mary & repeated their perpetual recycle pattern arbitrary arrest that turn into kidnapping to send a message of fear – Congress will confirm Katanji Brown Jackson, U.S. Supreme Court will overturn Roe v. Wade and dismiss all the civil suits because we don't care Sean Shallow is title god we do what we want. Even COVID 19 didn't scare us, wrong message even from people who are dying from sexual transmitted disease– dead people walking, link to video of the deposition of the master minds of all the tortfeasor acts criminal and civil https://www.instagram.com/tv/Cb3qEE1gpjB/?igshid=YmM_yMTA2M2Y=. Quoting Sylvia Marlene Shallow aka Hope, Joyce – “she said no” hence Noma D.C.

Getting the lower courts to dismiss and affirm a 12b(1)&(6) motion, assisting in the cover up of the crimes, accessory after the fact and violate the petitioners constitutional rights 5th & 14th due Procedural process and violating his 8th amendment rights equal protection under the law. The Respondents United States

et, al. Discriminated against the petitioner Sean Shallow a mix race black heterosexual male. Carl Eric's team member linked to William Barr linked to Quincy aka Que, who Donald Trump in the media told America "he is Que's". Quoting Carl he stated **"we warn you about women take a man"**. So all the retaliatory acts are because of the petitioners gender – male, race – black & sexual orientation – Heterosexual.

The Respondent(s) have created false dichotomy to miss lead America and the world into believing via anonymity that the petitioner who is being targeted and injured with numerous hate crimes – injection in his penis with a deadly weapon needle containing silicone, covid 19, other unknown substance & control explosive which are then detonated causing pain & injury. The Respondents bullying tactics is to get the petitioner to join them or claim he is with them and he does the same heinous things they do, for example bestiality, pedophilia, illegal drug use, homosexuality & contract sexual transmitted infectious diseases for status and position, no way the petitioner is joining GLAD & the Respondents. So The United States and Glad members continue to retaliate and discriminate against Sean Shallow because of his race, gender, sexual orientation and **CEREBRO SPINAL FLUID** negative and non reactive sexual transmitted infection status.

The Respondents reasoning & agenda is having Sylvia aka Hope & Carla aka Faith and their people like Charles Schumer, Nancy Pelosi, Christopher Wray, Al Sharpton,

U.S. Marshals, Special Agents in Charge NY, NJ, Maryland, Chicago, D.C. Virginia etc. to continue with their wasteful use of tax payers money to continue targeting retaliating and discriminating against the petitioner Sean Shallow via a fake investigation, while they have his credentials & his title as God used by Robert aka Rob - (Carla baby daddy) Eric, Gee & Shawn Carter, to push their homosexual racist agenda.

The petitioner Sean Shallow was even asked to help by making a baby with a black woman so they can raise this child to be the anti-Christ promote homosexuality, racism and this child should be ill with STD disease to grow up with their children and be the next title God who will run the world – the first plan was to Ahmani Eric's son, the petitioner Sean Shallow answer is hell no.

Although the Respondents claim they're handling the case administratively *Allen v. Grand Central Aircraft Co.*, 347 U.S. 535, *United States v. Abilene & S. Ry.*, 265 U.S. 274, that's not excepted nor a deal made by the petitioner Sean Shallow title God. When this Hon. Court review the case, Rational Basis test and intermediate scrutiny need to be applied. We see not only the 12b(1)&(6) dismissal is willfully but not in error its to assist in a cover up – Omission, criminal reckless negligence - gross miss conduct - hate crimes and constitutional rights violation which amounts to discrimination by the United States Government, *Obergefell v. Hodges*, 576 U.S. 644.

we see a pattern of the petitioner fundamental rights to a fair legal trial - civil suit for grievances against the Government guaranteed by due process & equal

protection of the U.S. Constitution being violated via retaliation & discrimination in & outside the court system.

Disclaimer: The respondents slander the petitioner claiming they had a homosexual sex video & or photo of Sean Shallow title God having sex with a man, fabricated not true Remember Sylvia Marlene Shallow aka Joyce & Hope offered Sean Shallow a chance to have sex with Barack Obama while he was in the White House, making it three presidents, Virginia Governor, Special Agent Wright & Special Agent Quincy who offer to have sex with a Heterosexual man Sean Shallow, when these offers fail it's followed with violence. The respondents also told the petitioner they were going to send the writ back just drop it, making it obstruction of justice & case tampering.

Conclusion

For the sake of Justice the writ Certiorari petition should be granted and a reversal of the lower Court decision dismissal to assist the Respondents in a cover up via retaliation and discriminating against the petitioner.

Respectfully Submitted,

/s/ Sean Shallow

Sean Shallow.

Dated 07/05/2022